



The Internet & Television Association

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VIA ECFS

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
455 12th Street SW
Washington, DC 20554

Re: Notice of Ex Parte, *Implementation of Section 621(a)(1) of the Cable Communications Policy Act of 1984 as amended by the Cable Television Consumer Protection and Competition Act of 1992*, MB Docket No: 05-311; *Accelerating Wireline Broadband Deployment by Removing Barriers to Infrastructure Investment*, WC Docket No. 17-84

Dear Ms. Dortch,

On May 2, 2018, Rick Chessen and Steve Morris of NCTA – The Internet & Television Association, Paul Glist of Davis Wright Tremaine and Matt Brill of Latham & Watkins, on behalf of NCTA; David Don of Comcast; Maureen O’Connell and Christi Barnhart of Charter; and Barry Ohlson of Cox met with Jay Schwarz and Alison Nemeth from Chairman Pai’s office.

We explained that the Commission has a clear legal basis to affirm the mixed use rule at issue in *Montgomery County, Maryland v. FCC, et al.*; to address ongoing efforts by local franchising authorities to subject non-cable services delivered over cable systems to duplicative regulations and fees; and to reduce barriers to infrastructure investment and deployment.

This letter is being filed electronically pursuant to section 1.1206 of the Commission’s rules.

Respectfully submitted,

/s/ Rick Chessen

Rick Chessen

cc: Jay Schwarz
Alison Nemeth